

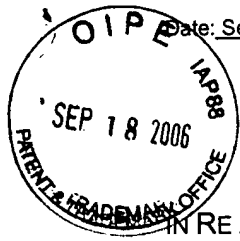
CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on:

Date: September 13, 2006

By:

Susan L. Baka



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

Goodman, *et al.*

APPLICATION No.: 09/774,236

FILED: January 29, 2001

FOR: **METHOD AND SYSTEM FOR COPY PROTECTION OF DATA CONTENT**

EXAMINER: Nadia Khoshnoodi

ART UNIT: 2137

CONFIRM. NO: 9845

Transmittal

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

1. Transmitted herewith are the following:

☒ Interview Summary: Statement of Substance of Interview

3. Conditional Petition for Extension of Time:

Applicant petitions for an Extension of Time, if necessary, for timely submission of this transmittal and enclosures.

5. Provisional Fee Authorization

Please charge any underpayment in fees for timely filing of this transmittal and enclosures to Deposit Account No. 50-2207.

☒ Applicant claims small entity status. See 37 CFR §1.27.

☒ Please charge any deficiency or credit to Deposit Account No. 50-2207.

Respectfully submitted,
Perkins Coie LLP

Glenn E. Von Tersch
Registration No. 41,364

Date: September 13, 2006

Correspondence Address:

Customer No. 22918
Perkins Coie LLP
P.O. Box 2168
Menlo Park, California 94026
(650) 838-4300

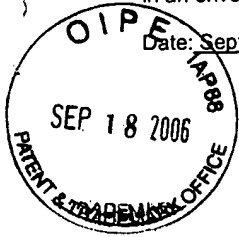
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INTERVIEW SUMMARY

Commissioner for Patents
P.O. Box 1450
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Dear Sir:

Please enter the following Statement of Substance of Interview.

REMARKS

An Examiner telephone interview occurred on August 7, 2006, Present at the interview (telephonically) was Marc Berger (Reg. No. 44,029) – one of the applicant's representatives. No exhibits were presented and no demonstrations of the invention were made.

As explained in the Examiner's statement, Mr. Berger requested that the Examiner view the USPTO home page and select "text-size" under the view menu in the toolbar. Once in that menu, Mr. Berger requested that the Examiner select "largest" and then "medium" in order to demonstrate that the number of words per line would differ between the two sizes, where the original layout of the page was maintained. Mr. Berger used this as a demonstration with reference to Figures 1A and 1B in order to show that in a fixed format document, since there are end-of-line characters and such, the original layout would not be maintained when going from encrypted to decrypted text, whereas with dynamic generation, the original layout of the page is preserved when adding calls for decrypting the encrypted data within a patched operating system function.


In addition, Mr. Berger pointed out that possible amendments may include limitations to further define that the page will be formatted dynamically (ex: with HTML) as opposed to having a fixed layout (ex: Word Document); that the function is performed within a patched operating system function which is defined in the specification in paragraph 84; as well as to further define "spatial characteristics" of text. The Examiner has stated that some of these limitations, for example further defining the layout as having a dynamic page layout, may overcome the cited portions of Ram et al. which discuss the layout with reference to documents with a fixed layout (Ram et al., par. 68). However, the Examiner also indicated that the Examiner must fully review the cited prior art of record and perform another search upon receiving the arguments/amendments when they are filed.

CONCLUSION

Applicants believe that pending claims are allowable. However, Applicants are submitting by separate paper an amendment.

Respectfully submitted,
Perkins Coie LLP

Date: September 13, 2006



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